IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

IN RE: CESSNA 208 SERIES AIRCRAFT PRODUCTS LIABILITY LITIGATION

MDL NO. 1721

Case No.: 05-md-1721-KHV

(This Document Relates to All Cases)

STIPULATED ORDER AS TO USE OF DEPOSITIONS FROM OTHER CASES

WHEREAS, counsel for plaintiffs in the actions in this MDL have previously deposed a number of witnesses who are employees of defendant Cessna Aircraft Company ("Cessna") in other cases;

WHEREAS those cases include *Cox v. Cessna Aircraft Company, et al.*, Case No. CV-04-525019 (Court of Common Pleas, Cuyahoga County, Ohio); *O'Neill v. Cessna Aircraft Company, et al.*, Case No. CV-03-974 (Circuit Court of Jefferson County, Alabama) and *Fry, et al. v. Cessna Aircraft Company, et al.*, Case No. 67-199130-03 (District Court, Tarrant County, Texas) (collectively, the "Designated Cases"); and

WHEREAS the plaintiffs and defendant Cessna desire to conserve resources and time by eliminating the need for repeating depositions already taken;

UPON STIPULATION OF PLAINTIFFS AND DEFENDANT CESSNA,
IT IS HEREBY ORDERED that:

- (1) plaintiffs may use the depositions taken of Cessna employees in the Designated Cases as if taken in this action;
- (2) plaintiffs will not be permitted to re-depose those Cessna employees already deposed in the Designated Cases, except on matters which have arisen since the dates of their depositions in the Designated Cases;

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(3) Cessna has not waived any objections to the questions asked at the depositions

in the Designated Cases, whether as to form or otherwise, and Cessna may raise any objections

to the admissibility of the testimony in the depositions at the trials of the actions in this MDL;

and

(4) this Stipulated Order does not limit Cessna's ability to call witnesses at trial,

whether or not a witness was previously deposed.

IT IS SO ORDERED.

Dated in Kansas City, Kansas on this 23rd day of January, 2007.

s/ David J. Waxse

David J. Waxse United States

Magistrate Judge

Stipulated and agreed by:

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